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Washington, D.C. • New York • Boston

January 3, 2023

Via ECF

Hon. Lewis J. Liman
United States Courthouse
500 Pearl St.
New York, NY 10007-1312

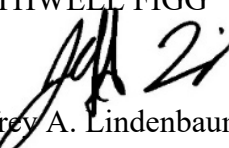
Re: *FJerry, LLC v. The Clean Supps LLC*, Case No.: 1:22-CV-10076 (LJL)

Dear Judge Liman:

We represent the Plaintiff in the above referenced matter and we are writing to submit this stipulated motion for a 30-day extension of Defendant's time to respond to the Complaint. Defendant's response was due on December 29, 2022. The Defendant requests (and Plaintiff stipulates) that this deadline be moved to **January 30, 2023**. This is the first request for an extension of this deadline, and this will not impact any other scheduled deadlines.

Thank you for your consideration.

Very truly yours,
ROTHWELL FIGG



Jeffrey A. Lindenbaum
jlindenbaum@rothwellfigg.com
Counsel for Plaintiff

CC: Defendant (via email to Kevin Gundersen at kevin@innosupps.com)

CERTIFICATE OF SERVICE

I, Jeffrey A. Lindenbaum, hereby certify that on January 3, 2023, the above letter motion was served on the Defendant via email at the below email address:

Kevin Gundersen
kevin@innosupps.com

s/ Jeffrey A. Lindenbaum